

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS

CHR. HANSEN HMO GMBH,
Plaintiff and Counterclaim-Defendant,
v.
GLYCOSYN LLC,
Defendant and Counterclaim-Plaintiff,
v.
ABBOTT LABORATORIES,
Counterclaim-Defendant.

C.A. No. 1:22-cv-11090-NMG

JURY TRIAL DEMANDED

REFILED JOINT NOTICE OF SETTLEMENT AND
MOTION TO EXTEND DEADLINES

Defendant and Counterclaim-Plaintiff, Glycosyn LLC (“Glycosyn”), and Counterclaim-Defendants, Chr. Hansen GmbH (“Chr. Hansen”) and Abbott Laboratories (“Abbott”) (collectively, the “Parties”) respectfully notify the Court that the Parties have agreed in principle to settle the above-captioned matter. Counsel for the Parties are in the process of preparing and finalizing a settlement agreement and stipulation of dismissal.

On April 11, 2025, the Court allowed in part the parties’ motion to extend all deadlines and directed Glycosyn to file oppositions to Docket Nos. 414 and 415 on or before Friday, April 25, 2025. Dkt. No. 422. The Court further notified the parties that “[t]he motion insofar as it requests extensions on any other deadline is denied without prejudice to the parties refiling and specifying what deadline(s) they seek to continue.” *Id.* Therefore, pursuant to Docket No. 422, in addition to an extension to the deadlines to file oppositions to Docket Nos. 414 and 415, the Parties jointly move for a 14-day extension of: (1) Glycosyn’s deadline to file a motion for reconsideration of

Magistrate Judge Cabell's order granting Chr. Hansen and Abbott's Motion to Exclude Glycosyn's Experts Roy Weinstein and Raphaelle O'Connor (ECF 417) and (2) Chr. Hansen and Abbott's deadline to file a motion for reconsideration of Magistrate Judge Cabell's order granting in part Glycosyn's Motion to Exclude In Part the Testimony of Gregory Bell, PH.D (ECF 416). Pursuant to 28 U.S.C. § 636(b)(1)(A), Fed. R. Civ. P. 72(a), and D. Mass. Local Magistrate Judge Rule (2)(b)-(c), the current deadline for the parties to file motions for reconsideration is 14 days from Judge Cabell's orders, Monday April 14, 2025. Extending these deadlines will facilitate the completion of the settlement process and allow the parties time to prepare the appropriate dismissal papers for the Court.

Dated: April 11, 2025

Respectfully submitted,

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Counsel for Counterclaim-Defendant Abbott Laboratories

CERTIFICATE OF SERVICE

I certify that on April 11, 2025, I caused a true and correct copy of the foregoing to be served via email on all counsel of record.

/s/ Michael C. Newman
Michael C. Newman
